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	1	BONNETT, S., et al.; Dynamic X-ray Computed Tomography, 2003; Proc. of the IEEE; 81(10)1574-1587.	
	2	CAO, X., et al.; Three-dimensional motion estimation with image reconstruction for gated cardiac ECT, 2003; IEEE Trans. on Nuclear Science; 50(3)384-388.	
	3	GRANGEAT, P., et al.; Theoretical framework for a dynamic cone-beam reconstruction algorithm based on a dynamic particle modet, 2002; Phys. Med. Biol.; 47(15)2611-2625.	
	4	GRASS, M., et al.; Helical cardiac cone beam reconstruction using retrospective ECG gating; 2003; Phys. Med. Biol.; 48:3069-3034.	
	5	KACHELRIES, M., et al.; ECG-correlated image reconstruction from subsecond multi-slice spiral CT scans of the heart; 2000; Med. Phys.; 27(8):1881-1902.	
	6	KATSEVICH, A.; Analysis of an exact inversion algorithm for spiral cone-beam CT; 2002; Phys. Med. Biol.; 47:2583-2597.	
	7	KATSEVICH, A.; Theoretically exact filtered backprojection-type inversion algorithm for spiral CT; 2002; SIAM J. Appl. Math; 62(6)2012-2026.	
	8	SCHAFFTER, T.; Motion compensated projection reconstruction; 1999, MRM, 41 954-963.	
	9	SMITH, B.D.; image reconstruction from cone-beam projections: necessary and sufficient conditions and reconstruction methods; 1985; IEEE Trans. on Med. Imaging; MI-4(1):14-25.	
	10	TAGUCHI, K.; Temporal resolution and the evaluation of candidate algorithms for four-dimensional CT, 2003; Med Phys. 4.640-650.	

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NFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor	Robe	ert MANZKE
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That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 3.7 CFR 197(eVI).

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- See attached certification statement.
- Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.
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SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

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Signature	/Thomas M. Lundin/	Date (YYYY-MM-DD)	2006-09-19
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